IN THE UNITED STATES DISTRICT COURT

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FOR THE SOUTHERN DISTRICT OF NEW YORK

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JASON GOODMAN

Plaintiff,

6 VS.

> CHRISTOPHER ELLIS BOUZY, BOT SENTINEL INC., GEORGE WEBB

SWEIGERT

Defendants

Case No.: 1:21-cv-10878-AT-JLC

PROOF OF SERVICE OF PROCESS ON CHRISTOPHER BOUZY AND BOT SENTINEL, INC.

Plaintiff Jason Goodman by and for himself pro se ("Goodman" or "Plaintiff") submits this attached evidence as proof of service upon defendant Christopher Ellis Bouzy ("Bouzy" or "Defendant") and Bot Sentinel, INC ("Bot Sentinel").

On or about January 15, 2022, a professional process server licensed in the state of New Jersey served Defendants Bouzy and Bot Sentinel with the summons and complaint by affixing both to the door of Bouzy's residence which is also the primary place of business for Bot Sentinel. (Dkt. No. 21)

Mr. Bouzy deliberately obstructed service while issuing defiant public statements via Twitter that indicated his knowledge of this action and the attempt to legally effect personal service of process. Even more brazenly, Bouzy continues to thumb his nose at this honorable Court, flout its authority in a recent statement published on his @cbouzy Twitter account on or about June 1, 2022, stating, "I am not worried about a pro-se lawsuit filed by a conspiracy theorist who was admonished by three separate federal judges,

PROOF OF SERVICE OF PROCESS ON CHRISTOPHER BOUZY AND BOT SENTINEL, INC - 1

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suspended by Twitter twice, suspended by YouTube 5 times, and is currently involved in 7 separate lawsuits. I only worry about things that matter." (EXHIBIT A) The statement by Bouzy indicates that he is aware of this instant action and its specific nature. Moreover, it substantiates Plaintiff's allegations that Bouzy is in receipt of information from codefendant George Webb Sweigert and or nonparty David George Sweigert. The tweet exhibits Mr. Bouzy's incorrect belief that this Court has no authority over him. Plaintiff Goodman respectfully requests that the Court acknowledge proper service and compel Bouzy to answer or otherwise be found in contempt of court.

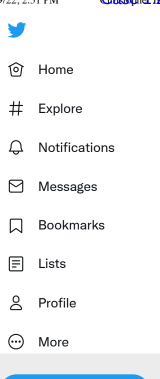
Signed this 9th day of June 2022

Respectfully submitted,

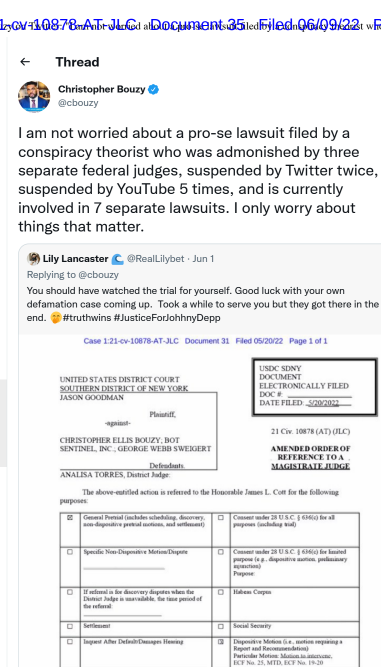
Jason Goodman, Plaintiff, Pro Se 252 7th Avenue Apt 6s New York, NY 10001 (323) 744-7594 truth@crowdsourcethetruth.org

PROOF OF SERVICE OF PROCESS ON CHRISTOPHER BOUZY AND BOT SENTINEL, INC - 2 $\,$

(EXHIBIT A)



Tweet



ANALISA TORRES

United States District Judge

ΞΘ

SO ORDERED.

3:48 PM · Jun 1, 2022 · Twitter for Android

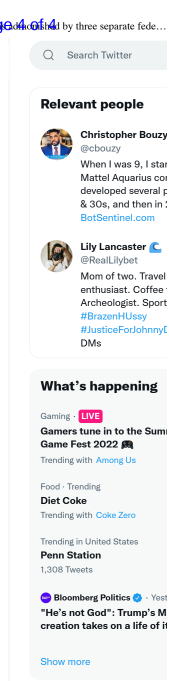
382 Likes

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26 Retweets

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Dated: May 20, 2022 New York, New York



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